FAY, SHARPE, FAGAN, MINNICH & McKEE, LLP 1100 SUPERIOR AVENUE, 7th FLOOR CLEVELAND, OHIO 44114-2518 (216) 861-5582-

DATE:

January 3, 2003

TO:

U.S. Patent and Trademark Office

ATTENTION:

Examiner Holly R. Harper (Art Unit 2879)

FACSIMILE NO.:

(703) 308-7382

FROM:

Timothy E. Nauman, Reg. No. 32,283

RE:

U.S. Serial No. 09/882,482 (Tokes, et al.)

Attorney Docket No.: LD 11642 (GECZ 2 00564)

Total number of pages (including this cover sheet): 3

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CYDATAMAXES/PTO3879 TEN

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For the present, applicants hereby withdraw claims 9-23 from further consideration herein. Upon cancellation of these claims at a future date, applicants expressly reserve the right to pursue the subject matter in a divisional application.

Respectfully submitted,

FAY, SHARPE, FAGAN, MINNICH & McKEE, LLP

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I hereby certify that this Response to Restriction Requirement, and all documents indicated therein as being enclosed is being transmitted to the United States Patent and Trademark Office, Washington, D.C. 20231, at facsimile number 703/308-7382 (regular communications) on January 3, 2003.

By: Many M. Schriner

Mary M. Schriner

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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Jozsef Tokes, et al.

Title

COMPACT FLUORESCENT LAMP AS WELL

AS METHOD AND APPARATUS FOR

MANUFACTURI NG SAME

Serial No

09/882,842

Filed

June 15, 2001

Examiner

Holly R. Harper

Group Art

2879

Last Office Action

December 03, 2002

Attorney Docket

LD 11642 GECZ 2 00564

RESPONSE TO RESTRICTION REQUIREMENT

Assistant Commissioner for Patents Washington, DC 20231 Box No Fee FAX RECEIVED

4 N O 3 1733

Dear Sir:

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Responsive to the Restriction Requirement mailed December 03, 2002, applicants hereby elect Group I, claims 1-8, drawn to a compact fluorescent lamp without traverse. The restriction between Group II and III is traversed for the reasons noted below.

The examiner's assertion that the double helix does not need to be made by a molded core, and instead can be shaped by hand or an alternative method, in support of a restriction between Groups II and III is not true. Claim 9 specifically requires "providing a segmented molding core... [and] withdrawing the segments in a radial direction." Consequently, the explicit claim limitations preclude the method from being formed by hand, blow molding, or other alternative methods. Accordingly, the inventions of Groups II and III are not distinct as alleged by the examiner and should be examined together when a divisional application is filed.